

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF TEXAS
CORPUS CHRISTI DIVISION

IN RE:
VERONICA SAENZ
DEBTOR

CASE NO: 22-20164-C-13
CHAPTER 13

MOTION TO DISMISS WITH PREJUDICE

This motion seeks an order that may adversely affect you. If you oppose the motion, you should immediately contact the moving party to resolve the dispute. If you and the moving party cannot agree, you must file a response and send a copy to the moving party. You must file and serve your response within 21 days of the date this was served on you. Your response must state why the motion should not be granted. If you do not file a timely response, the relief may be granted without further notice to you. If you oppose the motion and have not reached an agreement, you must attend the hearing. Unless the parties agree otherwise, the court may consider evidence at the hearing and may decide the motion at the hearing.

There will be a hearing on this motion on **September 14, 2022 at 9:00 am** located at:

US Bankruptcy Court
1133 N. Shoreline Blvd.
Bankruptcy Courtroom
Corpus Christi, TX 78401

You may attend in-person or virtually. To attend virtually, you must connect by separate audio and video connections. The audio connection is 832-917-1510. The code is 954554. The video connection is at gotomeeting.com. The code is JudgeIsgur.

Represented parties should act through their attorney.

YVONNE V. VALDEZ, Trustee, moves to dismiss the case with prejudice or convert it to one under Chapter 7 pursuant to Fed. R. Bankr. P. 1017 and Local Bankruptcy Rule 1017-2 for the following reasons:

1. Debtor has failed to appear at a 341 Meeting. No order has been entered excusing his/her appearance and no motion to excuse is pending.
2. At the time this motion was filed, the Trustee had received no payments.
3. Debtor has caused unreasonable delay that is prejudicial to creditors (11 U.S.C. Sec 1307 (c)(1)) and specifically, Debtor has failed to:

- a) File and/or provide a copy to the Trustee of federal income tax returns or affidavit stating that Debtors are not required to file tax returns;
- b) Provide the Trustee with a copy of his/her most recent pay stub or other verification of current income;

WHEREFORE the Trustee prays that the case be dismissed WITH PREJUDICE or converted to Chapter 7, whichever shall be determined in the best interest of creditors.

Dated: August 16, 2022

Respectfully Submitted:

/s/ Yvonne V. Valdez

YVONNE V. VALDEZ, Trustee
555 N. Carancahua, Suite 600
Corpus Christi, TX 78401-0823
(361) 883-5786 phone
(361) 888-4126 fax

CERTIFICATE OF SERVICE

I Certify that on or about August 16, 2022, a copy of the foregoing pleading was served electronically on all parties requesting electronic notice or by United States Mail to the Debtor, Debtor's Counsel and all parties listed below:

/s/ Yvonne V. Valdez
Yvonne V. Valdez, Trustee

VERONICA SAENZ
525 POENISCH DR
CORPUS CHRISTI, TX 78412

TIMOTHY RAUB
RAUB LAW FIRM
814 LEOPARD ST
CORPUS CHRISTI, TX 78401

Parties Requesting 2002 Notice

CODILIS & MOODY PC
400 N SAM HOUSTON PKWY E STE 900A
HOUSTON, TX 77060

LINEBARGER GOGGAN BLAIR
& SAMPSON LLP
PO BOX 17428
AUSTIN, TX 78760-7428

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**ORDER DISMISSING CASE WITH
PREJUDICE TO REFILING ANOTHER CASE FOR 180 DAYS**

1. On the Chapter 13 Trustee's motion, this case is dismissed with prejudice pursuant to 11 U.S.C. § 109(g). The Court's reasons for dismissal were stated on the record in open court.
2. The Debtor's shalll not file another bankruptcy petition for 180 days following entry of this Order. Violation of this paragraph may be punished as a contempt of court.
3. The deadline for filing an application for an administrative expense in this case is set at 21 days following entry of this order. The deadline for filing a motion for allowance of a claim arising under §507 (b) in this case is also set at 21 days following entry of this order.
4. If an application for allowance of professional fees and expenses has previously been filed in this case, the applicant is not required to file a new application for allowance of an administrative expense under §503, if the new application only seeks allowance of the same professional fees and expenses previously requested .
5. Any prior order directing an employer or other person to pay funds to the Chapter 13 Trustee is terminated. Any prior order authorizing an ACH or other means of electronic payment is terminated .
6. The Court finds good cause to direct the payment of funds held by the Chapter 13 Trustee at the time of entry of this Order as follows:
 - (a) First, the balance on hand in the Emergency Savings Fund will be paid to the Debtor;
 - (b) Second, to any unpaid Chapter 13 Trustee's statutory compensation;
 - (c) Third, the balance on hand in the Reserves for ad valorem taxes, to the holder of the claim secured by the senior security interest against the property for which the Reserves were established;
 - (d) Fourth, the balance in any other Reserve account to the debtor;
 - (e) Fifth, to any unpaid payments mandated to be made by the Chapter 13 Trustee under a prior Court order , including but not limited to any mandated adequate protection payments;
 - (f) Sixth, to pay any unpaid fees to Debtor's attorneys and to reserve for any filed applications for which no order has yet been entered; and
 - (g) Seventh, to the Debtor.

Any party-in-interest objecting to the "for cause" disbrubitions under this paragraph must file an objection within 14 days of entry of this Order. The Chapter 13 Trustee will defer making distributions under this paragraph until the next ordinary disbursement date following the later of (i) 22 days following entry of this Order; or (ii) entry of an order resolving any timely filed objection.